PROB 120 (7.93)

Report Date: February 4, 2011

### **United States District Court**

FRLED WITHE U.S. DISTRICT COURT EXPLESION ENTRICT OF WARRISON ON

for the

FEB 07 2011

### **Eastern District of Washington**

JAMES R LARGEST CUTTO PERSONA PROSPER

# Petition for Warrant or Summons for Offender Under Supervision

Name of Offender: Vaughn R. YellowWolf

Case Number: 2:05CR00195-001 - WFW

Address of Offender:

Name of Sentencing Judicial Officer: The Honorable William Fremming Nielsen, Senior U.S. District Judge

Date of Original Sentence: 9/11/2006

Original Offense:

Abusive Sexual Contact, 18 U.S.C. § 2244(a0(2), 2246(3), 1151&1153

Original Sentence:

Prison - 36 Months; TSR - 36

Type of Supervision: Supervised Release

Months

Asst. U.S. Attorney:

Aine Ahmed

Date Supervision Commenced: 2/12/2008

Defense Attorney:

Christina Hunt

Date Supervision Expires: 2/11/2011

#### PETITIONING THE COURT

#### To issue a summons.

The probation officer believes that the offender has violated the following condition(s) of supervision:

## Violation Number

# Nature of Noncompliance

1

Special Condition # 16: You shall actively participate and successfully complete an approved state-certified sex offender treatment program. You shall follow all lifestyle restrictions and treatment requirements of the program. You shall participate in special testing in the form of polygraphs, in order to measure compliance with the treatment program requirements. You shall allow reciprocal release of information between the supervising probation officer and the treatment provider. You shall pay for treatment and testing according to your ability.

Supporting Evidence: Vaughn YellowWolf is considered in violation of his supervised release in the Eastern District of Washington by failing to successfully complete sex offender treatment.

According to Dr. Michael Henry, the current provider for the defendant, the defendant is not in compliance with his treatment due to his failure to pay for services. The defendant agreed to attend treatment sessions and pay for all services rendered as part of treatment. The defendant has participated in treatment, but is approximately \$800 in arrears. For this reason the defendant is not considered in compliance with Dr. Henry.

| Prob12C<br>Re: Yellow<br>February 4<br>Page 2 | Wolf, Vaughn R.<br>, 2011   |                 |   |
|---|---|-----------------|---|
| The U.S. Prob<br>to answer to the             | nation Office respectfully recommends the Country allegations contained in this petition. | urt issue a sum | nmons requiring the defendant to appear   |
|   | I declare under per   | nalty of perjur | y that the foregoing is true and correct. |
|   | E   | executed on:    | 02/04/2011                                |
|   |   |                 | s/David L. McCary                         |
|   |   |                 | David L. McCary<br>U.S. Probation Officer |
| [ ] No<br>[ ] The                             | Action Issuance of a Warrant Issuance of a Summons  |                 | Signature of Judicial Officer  7417, 2011 |